

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of) Attorney Docket No.: **ICB0264**
Roman MERZ et al.)
Serial No.: 10/597,067) Confirmation No.: 5515
Filed: July 10, 2006) Group Art Unit: 4147
For: WIRELESS DATA) Examiner: Santiago GARCIA
COMMUNICATION METHOD VIA)
ULTRA-WIDE BAND ENCODED)
DATA SIGNALS, AND RECEIVER)
DEVICE FOR IMPLEMENTING THE)
SAME) Date: March 22, 2010

TELEPHONE INTERVIEW SUMMARY

MAIL STOP: AF

U.S. Patent and Trademark Office
Customer Service Window
Randolph Building
401 Dulany Street
Alexandria, VA 22314

Sir:

In view of the telephone interview conducted between Examiner Santiago Garcia (571-270-5182) and Applicants' attorney, Wesley Ashton, on March 19, 2010, please enter the following remarks in application identified above in accordance with MPEP § 713.04:

Remarks/Arguments begin on page 2 of this paper.

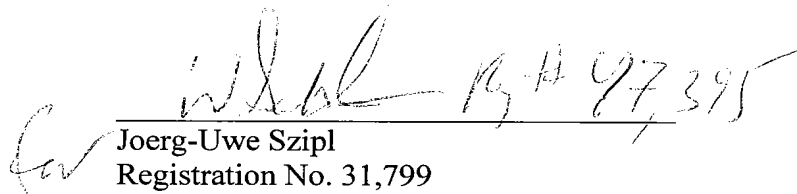
REMARKS

Applicant's attorney, Wesley Ashton, called Examiner Santiago Garcia on March 19, 2010 to discuss the Final Office Action mailed March 10, 2010. During this discussion, the Examiner confirmed that the present Office Action replaces the previous Office Action of January 21, 2010, which has been withdrawn. Therefore, Applicants need to respond only to the Office Action of March 10, 2010, and that the statutory time period in which to respond now tolls from the March 10th mailing date. The Examiner also confirmed that the statutory time period in which to respond without having to pay a fee is the standard three (3) month period. The Examiner further explained that the lined through portions of the action are to be ignored (See, e.g., page 10 of the March 10, 2010 Office Action).

Questions are welcomed by the below-signed attorney for Applicants.

Respectfully submitted,

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